Prompt Adoption of the Conference Report by the House.

ACTION TAKEN AT MIDNIGHT

Incident Showing the Differences Among Democrats.

THE VOTE 189 YEAS, 115 NAYS

The conference report on the tariff bill was adopted by the House shortly after This eclipses all previous records. The result was accomplished after twelve hours of continuous debate. But two speeches were made by the republicans, one by Gov Dingley in opening the debate and one by Mr. Payne of New York in closing it. The democrats were thus forced to put forth speaker after speaker, but their bombardment of the republican position was un-

The evening session, which began at o'clock, was full of interest. An immense throng of visitors crowded the galleries cheering the speakers and manifesting their interest and concern in the proceedings. Secretary Long, Attorney General McKenna, and a number of senators were pres ent. The galleries remained well filled to the time of adjournment, and, though the air in the Capitol was stifling, all thought of personal discomfort seemed to be over looked.

looked.

Mr. Wheeler (Ala.) opened the debate for the democrats in the late afternoon, criticising the bill as the most vicious and burdensome ever imposed on the American people. In particular he discussed the serious of the measure on the laboring ous effect of the measure on the laboring and agricultural classes. Mr. Wheeler re-ferred to the advance on sugar stock in the New York market yesterday, and said this was the clearest evidence of the benefits conferred on the sugar trust.

Mr. Swanson (Va.), a member of the ways and means committee, to whom Mr. Wheeler yielded a portion of his time, devoted his attention to assailing the sugar

voted his attention to assailing the sugar schedule agreed upon by the conferees.

Mr. Swanson's Attack.

He asserted that the proposed schedu gave sugar double the protection received under the present law, and quoted Mr. Payne (N. Y.), who in 1894 denounced the 40 per cent duty on sugar, and said that man, woman and child in the country. If that was true, then, he said, the present schedule increased the tax to \$2 per capita. It had been loudly proclaimed, Mr. Swanson said, that the House conferees had won a brilliant victory over the Senate on sugar, and he had seen in the morning papers pictures of the Speaker of the House with the sugar trust crushed and bleeding under his feet.

He then compared the two schedules to show that the divisions to see the second seed to the seed to the seed that the seed to the seed that the seed to the

show that the duty on refined sugar in the Senate schedule and the new schedule were Senate schedule and the new schedule were exactly the same, and he figured out that the trust would receive a differential on re-fined sugar, on 92-degree sugars (the aversugars imported), of 4 cents per hundred pounds more than the House schedule. The Senate surrendered 3½ cents, the House 4 cents. That was the victory the House had won. He challenged contradiction. Mr. Swanson said that Mr. Johnson (Ind.) had stated that he would vote against the conference verset if the vote against the conference report if the sugar schedule agreed upon gave the trust more protection than the House schedule. He proceeded to produce some figures in support of his contention that it did. He figured out a differential for the refiner on average raw sugars, when the present law when in competition with German sugars



American wo men do not lit-erally saw wood yet a great deal of work which n its way is quite as fatigu-ing comes of necessity upon part in the af-fairs of practical This is well-to-do soci of their less

they were healthy and strong, but the con-

There is no need of these difficulties. There is not one case in a hundred of female weakness, but may be absolutely and permanently cured by Dr. Pierce's Favorite Prescription. Its purifing, healing, strengthening effect is to restore complete health and capacity to the feminine organism.

Weak wives and prospective mothers are made strong and cheerful by the use of this marvelous "Prescription."

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ple's Common Sense Medical Adviser." Sent absolutely free in paper covers for the cost of mailing only: 21 one-cent stamps, or cloth-bound for 31 stamps. Address, World's Dispensary Medical Association,



home, in every ffice, in every workshop. A temperance drink, more healthful than ice water, more delightful and satisfying than any other beverage produced.

WOMAN'S CROWNING GLORY often falls out before old age. John H. Woodbu 127 W. 42d st., N. Y., cures falling hair, dands

(the only sugars which competed) of 29 8-10 per hundred pounds, and that under the proposed schedule of 78 3-10 cents.

Mr. Swanson and Mr. Northway (Ohio) then had a brief controversy over the sudden boom in the price of sugar stocks, in which the latter contended that sugar stock had gone up in sympathy with the whole market.

In concluding, Mr. Swanson declared that when permanent prosperity at last came

when permanent prosperity at last came back to this country it would not show itself first in stock gambling exchanges of Wall street.

Wall street.
One of the greatest demonstrations of the debate occurred when Mr. Lanham (Tex.), who followed, paid a tribute to William J. Bryan. The democrats cheered for several minutes, and many of the spectators joined in the demonstration.
Mr. Ball (Tex.), who secured a few minutes' time, declared that it was not undemocratic to advocate the raising of revenue by duties on wool, sugar, lumber, etc.,

enue by duties on wool, sugar, lumber, etc., but he denounced democrats who sought protection for the industries of their sections. In the protection game of grab, he said, the south and west would go to the wall. The world sold the products of the east, but must buy those of the west and

outh.

Mr. Fleming (Ga.) severely criticised the democrats who voted for duties on cotton

and white pine

Mr. Handy (Del.) said that the passage Mr. Handy (Del.) said that the passage of the pending bill by the republican party constituted a political betrayal of the sound money democrats who had been the republicans' allies in the last campaign.

Mr. Kelly (N. D.) thought that if an antitrust amendment had been placed in the bill its most dangerous fangs would have been drawn. He was proud of having supported a man last fall who was not indebted to any trust or combine, and if he was nominated in 1900 he would again sup-

was nominated in 1900 he would again support him. Mr. Grosvenor (Ohio) interrupted Mr.

Kelly to say that the increase of the duty on lead ore was placed in the Senate bill by populist senators and held in the bill the populist on the conference com-ttee. Mr. Kelly challenged Mr. Gros-

mittee. Mr. Kelly challenged Mr. Grosvenor to name the senators.

"The two senators from Nevada," replied Mr. Grosvenor.

"I was not aware that Nevada had more than one populist senator, at most," said Mr. Kelly. "No man who votes for the sugar trust is a populist."

Mr. Lewis asked Mr. Grosvenor whether it was not a fact that the duties on white

was not a fact that the duties on white ead gave the lead trust \$3,500,000 of pro-"I do not know and I do not care," replied Mr. Grosvenor, smiling.
"I knew the latter was true," responded Mr. Lewis, with his most debonair air. "The do not know and I do not care," re-

republican party does not care what out-rage it commits." (Democratic laughter.)

The House then, at 6 p. m., took a recess until 8 p. m. under the agreement made earlier in the day. Mr. Bailey's Argument.

Mr. Bailey, the democratic leader, who had been reserving his speech for the close, took the floor after 8 o'clock. He made carefully prepared argument, dealing more with the general principles involved than with details. Time and again during the progress of his remarks the democrats were aroused by his eloquence to a high pitch of enthusiasm. Representative Bailey said: "Mr. Speaker, if the final settlement of

this question depended upon the vote which we are about to take, I would consider it an imposition on the patience of the House to occupy its time in further argument, be-cause I know that nothing which I may say will change the opinion, and that nothing which any man could say would change the vote of a single gentleman on this floor. But, sir, it is a fortunate circumstance that this, like all other great questions in our country. tions in our country, must be settled finally by the 15,000,000 voters whose representa-tives we are, and not by the 357 members who compose this body. It is not to you, therefore, but it is to those who must de-cide between you and us that I desire to submit a brief and dispassionate statement

one of those who think that while the tariff is second in importance to another great question, it is nevertheless a queser great question, it is nevertheless a question of vast importance to the people of this country. My judgment is that the question of finance and taxation are our greatest economic questions, and though it may be proper to settle them one at a time, both must be settled wisely before this country can attain its highest prosperity. No tariff legislation can make this country prosperous under its present this country prosperous under its present financial system, and no financial system could make the agricultural sections of this country prosperous under tariff law which compels the farmers to pay exorbitant

prices for their manufactured goods.

"I have never been an enthusiastic supporter of the present law, because I cannot subscribe to the theory of free raw materials, which is one of its marked characteristics; but with that exception, it is very much better than it has ever been credited with being. No important measure in the history of this country was ever enacted under circumstances so unfavorable for its fair trial. It was denounced on its final passage by the author of it, and it was discredited by President Cleveland, whose course in reference to it no one would undertake at this time to defend. And yet, sir, we have seen this despised would undertake at this time to defend. And yet, sir, we have seen this despised and nameless outcast vindicate itself as a revenue measure at least until all fairminded men will now acknowledge that as it stands today it would raise money enough, under normal conditions, to defray all proper and current expenses; and that it would have provided the means for a gradual extinguishment of the public debt if its income tax provision had not been

it would have provided the means for a gradual extinguishment of the public debt if its income tax provision had not been nullified by that remarkable decision which has done more to destroy popular confidence in the integrity of the Supreme Court than all the enemies of that court could have done in a hundred years.

"The pretense that the bill under consideration is designed primarily to increase the public revenues is a false one upon its very face, because if that had been the object it could have been accomplished without disturbing all the business interests of the country by a general revision of curtariff duties. A slight change in the existing law would have sufficed.

"While there is no reasonable doubt as to what the republican leaders of the House expected and intended to do, their purpose has been, at least partially, defeated by the agreed and intended to the control of the purpose has been, at least partially, defeated by the agreed and intended to do.

purpose has been, at least partially, defeated by the amendments of the Senate. I do not mean to imply that the lominant I do not mean to imply that the Jominant party in the Senate is entitled to any credit for playing at cross purposes with their friends in the House, for the Senate appear to have amended the House bill not so much because they were opposed to the object which the House had in view as because they seemed to think that the House's zeal had outrun its judgment, and that instead of yielding a surplus which that instead of yielding a surplus, which would enable the present administration to collect and retire the greenbacks, its bill would have resulted in a deficiency."

A Sensational Incident.

marks the most sensational incident of the debate had occurred. He had been assailing the doctrine of free raw materials as a comparative innovation in the democratic a product of Clevelandism he sent to the then a member of the House; Mr. McMillin of Tennessee and two other democratic members of the ways and means committee had voted against free wool. Mr. McMillin jumped to his feet and demanded to know whether it was charged that he had voted against free wool.

voted sgainst free wool.

"Wm. R. Morrison told me so with his
own lips," replied Mr. Bailey, facing Mr. own libs, replied Mr. Bailey, facing Mr. McMillin, whose face was flushed, "Not only that, but he said both you and Senator Mills voted against some reductions in the metal schedule."

"Since the gentleman has seen fit to attack my record and to misrepresent me." began Mr. McMillin, but Mr. Balley quickly disclaimed any purpose of attacking him. "I desire to commend your action then,"

said he.

The disclaimer being accented, Mr. McMillin hotly asked in turn why Mr. Bailey
had voted in the ways and means committee against the wcolen schedule of the
present law when it was offered as a substitute for the high rates in the pending
measure.

measure.

A wave of applause ran over the demo-cratic side at this question, but it was drowned in the perfect storm of approval that greeted Mr. Bailey's reply that never as long as he was in Congress would he vote for 50 per cent duties on woolen goods and no duties on raw wool. The republi-cans and the galleries joined in this dem-onstration.

"How could the gentleman from Tennes-see," he continued, when the applause sub-sided, "vote for free wool in the face of the Chicago platform, which he helped to

"The Chicago platform did not take the back track on the principle of tariff for revenue only," replied Mr. McMillin.
"I'll prove that it did," cried Mr. Bailey.

"Is Mr. Robertson of Louisiana in the House?" he asked, looking about him. But Mr. Robertson was not present, and Mr. Bailey proceeded to argue that the Chicago platform did return to the "old democratic theory." He said the present democratic crganization sought to rescue the party from those who were wrecking it. When the party was making new recruits the wreckers had deserted it.

Whas he repudiated "the Cleveland heresy" and announced the doctrine that "all takes should be laid for revenue," the democratic in sympathy with him cheered lustily. Mr. Bailey spoke for about two hours and a half. His peroration was enthusiastically greeted and he was warmly congratulated.

Mr. McMillin of Tennessee, who had twenty minutes of his hour remaining, consumed that time in denouncing the sugar schedule, which, he said, had added \$12,000,000 to the price of sugar certificates today, and in replying to Mr. Bailey's remarks about his record. Any statement from any quarter that he had ever advocated a duty on wool, Mr. McMillin declared, was unjust to him and incorrect. He had been consistent.

Mr. Bailey Explains.

Moreover, Mr. McMillin in turn delved into Mr. Bailey's past and pointed out ocin the Fifty-second Congress. Mr. McMillin's comment on the inconsistency of Mr. Bailey's free wool vote caused much merriment. In conclusion he appealed to the its lanners bearing the old mottoes.

Mr. Bailey got the floor after Mr. Mc-Millin finished long enough to say that when he cast the votes referred to by Mr. McMillin the indorsed doctrine of his party was free raw material and as a loyal demo-crat he supported its platform declara-tions. He now held a commission from the democracy to enpose that dectrine and the democracy to oppose that doctrine and

he should do so.

It was after 11 o'clock. Mr. Payne and Mr. Dingley successively took the floor for some closing remarks. The former devoted his time to a defense of the sugar thets. "The way to break down the trusts. the way to clip the wings of the trust. (Loud and long republican applause.). Mr. Payne had a good deal of fun at the expense of the democratic leaders, who were rowing over their orthodoxy, their views were discovered.

Several times he called "Mr. Speaker," but was not recognized. The demand was sustained by a viva voce vote, and the vote on the adoption of the report followed by yeas and nays.

the vote was being taken. When the Speaker announced the vote-180 ayes, 115 noes—the republicans broke into loud cheers. The House then, at 12:17 a.m., took a recess until Wednesday. Every republican in the House who was crats, with five exceptions, voted against the report. The exceptions were Stayden of Texas, Broussard of Louisiana, Meyer of Louisiana, Davey of Louisiana, Kleberg of Texas.

The populists and silverites did not vote solidly. Mr. Shafroth of Colorado and Newlands of Nevada, silverites, abstained

the first time that nickel steel shafts of this size have been constructed for steamers. The shafts for the Kaiser Wilhelm der Grosse, each of which consists of four crank shafts built together, measure forty-five feet nine inches in length, and weigh 183,250 pounds. Those for the Kaiser Freidrich, each consisting of three crank shafts built together, measure forty-two feet six inches in length and weigh 88,736 pounds. These nickel steel shafts represent a considerable step forward in engineering-technique. Their unusually high degree of tensile strength is their chief recommendation. It has, in fact, caused the North German Lloyd to adopt this species of steel for the shafting of all their express steamers.

It matters little what it is that you want -whether a situation or a servant-a "want" ad. in The Star will reach the person who can fill your need.

Thomas Dowling & Co., Aucts., 612 E st. n.w.-Trustee's sale of dwellings No. 115-117 and 119 E st. n.e., on Tuesday, July 20, at 4:30 o'clock p.m. Rudolph Claughton, trustee.

Tomorrow.

Wednesday, July 21, at 5 o'clock p.m. James F. Hood and Pliny M. Hough, trustees.

Thomas Dowling & Co., 'Auets., 612 E st. n.w.—Administrator's sale of household furniture, &c. George W. Churchill, administrator. Also at 11 o'clock a.m., horse, buggy and harness.

AUCTION SALES. FUTURE DAYS.

AUCTION SALES.

TOMORROW.

THOMAS DOWLINGS & CO., AUCTIONEERS, Administrator's Sale of Household Effects, within our anction Rooms, 612 E st. n.w., on WEDNESDAY, JULY TWENTY-FIRST, 1887, COMMENCATING AT TEN O'CLOCK A.M. Parlor and Bed Room Furniture, Walnut Chiffonier, Oak Bed Room Furniture, Dining Table and Chairs, Rockers, Hair and Husk Mattresses, Crockery and Glass Ware, Carpets, Cooking Stoves, etc.

ALSO, AT ELEYEN O'CLOCK A.M...
Handsome Dapple Gray Horse, Buggy and Harness, belonging to an army officer ordered away, 1919-22

WALTER B. WILLIAMS & CO., AUCTIONEERS

Two Three-Story Press Brick Front Dwellings. with stone trimmings. at auction. Nos. 813 and 815 4th Street

Northeast. On WEDNESDAY, JULY TWENTY-FIRST, AT HALF-PAST FIVE O'CLOCK P.M., we shall sell, in front of the premises, sublots 69 and 70, in square 808, 14.86 feet front by 100 feet deep to alley, improved by two three-story press-brick front dwellings, stone triminings, all modern improvements.

ments.

Terms made known at time of sale.

jy15-d&ds WALTER B. WHLLIAMS & CO., Aucts. THOMAS DOWLING & CO., AUCTIONEERS, 612 E st. n.w.

AUCTION SALE VALUABLE PROPERTY, WEST SIDE OF VALLEY STREET, GEORGETOWN, D. C. By virtue of a power given me by the will of William Johnson, of record in the office of the register of wills of the District of Columbia, the undersigned will sell, at public auction, in front of the premises, on WEDNESDAY, JULY TWENTY-FIRST, 1897, at FIVE O'CLOCK P.M., all of that certain lot or parcel of land and premises, situate, lying and being on the west side of Vailey street, of which the said William Johnson died seized and possessed, and which is more particularly described in a deed from Thomas Brown to said Williem Johnson, dated November 18, 1864, and recorded among the land records of the District of Columbia, in Liber N. G. T., No. 56, folios 276 and 277. This property has a frontage on vailey street of about forty (40) feet and is of an average depth of about one hundred and seventy-seven (177) feet, and is improved by a sixroom 2-story frime dwelling, being No. 1648 Valley street, Georgetown, D.C.

Terms of sale: Cash, The purchaser will be required to make a deposit of \$100 at the time of sale, and will be required to comply fully with the terms of sale within ten days from the day of sale, otherwise the right is reserved to resell the property at the risk and cost of the defaulting purchater after five days' public notice. Conveyancing to be at the cost of the purchaser.

GEORIGE W. FIELD, fixed the control of William Johnson.

FUTURE DAYS.

RATCLIFFE, SUPTON & CO., AUCTIONEERS. RUSTEEN' SALE OF ONE THREE-STORY BAY-

TRUSTEES' SALE OF ONE THREE-STORY BAYWINDOW BRICK DWELLING, BEING NO.
205 G STREET NORTHWEST. CONTAINING
KINE ROOMS, CELLAR, BATH AND ALL
MODERN IMPROVEMENTS.
Under and by virtue of a certain deed of trust
dated September 1, 1833, and duly recorded October 3, 1895, in Liber 1855 at folio 419 et seq., of
the land records of the District of Columbia, and
at the request of the party secured thereby, we
will sell at public auction in front of the premless, on FRIDAY, THE THIRTIETH DAY OF
JULY, A.D. 1897, AT FIVE O'CLOCK P.M., land
and premises in the city of Washington, District
of Columbia, known as parts of lots numbered two
(2) and three (3), in Edward Dyer's subdivision of
square numbered five hundred and sixty-four (564),
as per plat recorded in Liber N. K., folios 212 and
213, of the records of the surveyor's office of the
District of Columbia, being 17.6 feet front by a
depth of 60 feet, and improved as above.

Terms of sale: One-third of the purchase money
to be paid in cash, balance in one (1) and two
(2) years, secured by deed of trust upon said
property, with interest at six per cent per annum,
or all cash, at option by purchaser
after five (5) days' pregious notice in The Evening
Star. All recording, conveyancing, etc., at purdates five (5) days' pregious notice in The Evening
Star. All recording, conveyancing, etc., at pur-

W. MOSBY WILLIAMS, Trustee,
W. MOSBY WILLIAMS, Trustee,
1421 F st. n.w.
ADOLP A. HÖEHLING, Jr., Trustee,
1416 F st. n.w.

RATCLIFFE, SUTTON & CO., Auctioneers.

TRUSTEES' SALE OF VALUABLE UNIMPROVED PROPERTY, SITUATED ON U. STREET BETWEEN TWEEN TWEETH AND THRITEENTH STREETS NORTHWEST.

By virtue of a certain deed of trust to us, recorded in Liber No. 1782, at folio 299 et seq... one of the land records of the District of Columbia, we will sell at public anction in front of the premises on FRIDAY, the THRITEETH DAY of JULY A. D. 1897, at HALF-PAST THREE (3:30) O'CLOCK P.M., at the request of the party secured thereby, the following described real estate, to wit:

to wit:

All of lots numbered thirty four (34), thirty-five (35), thirty-six (36) and thirty-seven (37) in George W. Cochran and others' subdivision of square numbered two bundred and seventy-four (274), as per plat recorded in Liber "R. W.," folio 137, of 1890, in Liber 1545, follo 308.

Terms of sale: All cash over and above said deed of trust securing the payment of \$3,000 and interest on the same. A deposit of \$400 is required at the time of sale. All conveyancing and recording to be at the purchaser's cost. Terms of sale to be compiled with within ten days from the date of sale or the property will be resold at the cost of the defaulting purchaser.

CHARLES H. BAUMAN.

LEWIS C. DENHAM, Trustee, 1915 Pa. ave. n.w.

RATCLIFFE, SUTTON & CO., AUCTIONEERS.

TRUSTEES' SALE OF TWO DESIRABLE BUILDING LOTS IN MOUNT PLEASANT.

Under and by virtue of a deed of trust, dated January 23, 1895, and recorded in Liber 1964. folio 478, of the land records of the District of Columbia, and at the request of the party secured, we will sell, at public auction, in front of the premises, on SATURDAY, THE SEVENTEENTH DAY OF JULY, A.D. 1897, AT HALF PAST FIVE O'CLOCK P.M., lots numbered one hundred and thirty-four (134), in Rebecca C. Hubburd's subdivision of lot rumbered one hundred ared eleven (111), of Denison and Leighton, trustees' subdivision of the Estin estate, Mount Pleasant and Pleasant Plains, as said subdivision is recorded in Book County 8, page 95, of the records of the surveyor's office of the District of Columbia.

Terms of sale: One-third cash, balance in 6, 12 and 18 months from day of sale, with interest at the rate of six per cent per annum until paid, secured by deed of trust on property sold, or all cash, at option of purchaser. \$100 down at time of sale. Terms to be complied with in 10 days from day of sale, or property will be sold at risk and cost of defaulting purchaser.

CHARLES W. HANDY, CHARLES W. HANDY, CHARLES EARLY.

CHARLES W. HANDY, CHARLES EARLY, Trustees, THE ABOVE SALE HAS BEEN POSTPONED till SATURDAY, JULY TWENTY-FOURTH, 1897,

at same bour and place.

CHARLES W. HANDY,
CHARLES EARLY,
Trustees. DUNCANSON BROS., AUCTIONEERS.

DUNCANSON BROS., AUCTIONEERS.

TRUSTEES' SALE OF VALUABLE REAL ESTATE. KNOWN AS NO. 1823 EIGHTEENTH STREET NORTHWEST, WASHINGTON, D. C. Under and by virtue of a certain deed of trust, dated the 8th day of July, A.D. 1892, and recorded in Liber No. 1701, folio 315 et seq., of the land records of the District of Columbia, and at the request of the party secured, the undersigned trustees will sell, at public auction, in front of the premises, at HALF-PAST FOUR O'CLOCK P.M., ON THURSDAY, THE TWENTY-NINTH DAY OF JULY, A.D. 1897, the following described land and premises, situate in the city of Washington, District of Columbia, known and designated as lot numbered one hundred and seventeen (117), in Wm. O. Denison's subdivision of lots in square numbered one hundred and fifty-two, as per plat recorded in Book 16, page 176, of the two of the surveyor for said District, the same being improved by a two-story and basement brick dwelling house, No. 1823 18th st. n.w.

Terms of sale: One chird cush, and the balance in one and two years, for which the notes of the purchaser must be given, bearing interest from day of sale at the rate of six per cent per annum, payable semi-annually, find seened by deed of trust on the property sold, oricall cish, at the purchaser's option. A deposit of \$100 will be required at time of sale. All conveyanding, seknowledging, and recording at purchaser's cost. If the terms of sale are not compiled with in ten days from day of sale at the risk and cost of defaulting purchaser.

JOHN TAVASOR ARMS, Trustee.

Bicycle Sale Extraordinary Hamilton-Kenwood Strictly High-Class Wheels and Fully Guaranteed.

To be sold at public sale at our sales rooms, corner 10th and Penna. ave. n.w., THURSDAY AND FRIDAY, JULY TWENTY-SECOND AND TWENTY-THIRD, AT TEN A.M. AND FOUR P.M. Wait for this great sale.

Now on exhibition.

Jy 20-3t WALTER B. WILLIAMS & CO., Aucts. DUNCANSON BROS., AUCTIONEERS.

TRUSTEES' SALE OF THE THREE-STORY AND ATTIC BRICK DWELLING, WITH BRICK STABLE IN REAR, No. 310 C STREET NORTH-WEST STABLE IN REAR, No. 310 C STREET NORTH-WEST.

By virtue of a certain deed of trust to us dated March 30, 1897, and duly recorded March 31, 1897, in Liber No. 2099, at folio 448 et seq., of the land records of the District of Columbia, and at the request of the party secured thereby, we, the undersigned trustees, will sell, at public auction, in front of the premises, on MONDAY, THE SECOND DAY OF AUGUST, A. D. 1897, at FIVE O'CLOCK P. M., the following described land and premises, situate in the city of Washington, in the District of Columbia, and designated as and being all of lot numbered thirty-four (34) in reservation numbered ten (10), together with the improvements, consisting of a three-story and attic brick dwellinghouse, No. 310 C st. n.w., and the brick stable in the rear of same.

the rear of same.

Terms of same and two equal installments, payable in one and two years, with interest at six (6) per centum per annum, payable semi-annually, from day of sale, secured by deed

MAHLON ASHFORD,
ALDIS B. BROWNE,
Trustees.

TRUSTEES' SALE OF VALUABLE PROPERTY,
IMPROVED PY THE DWELLINGS NOS. 1102
NINTH STREET SOUTHEAST.
By virtue of a decree of the Supreme Court of
the District of Columbia, passed on the 25th day of
May, 1897, in equity cause 16603, wherein Charles
W. Kibbey is plaintiff and William J. Hinwood
et al. are defendants, the undersigned trustees will
offer for sale at public auction, in front of the
premises, on MONDAY, JULY NINETEENTH,
1897, AT FIVE O'CLOCK P.M., the following
described part of lot two (2), in square nine hundred and fifty-two (952), beginning for the same
at the southwest corner of said square and running
thence north along the line of 9th street east, fortyseven feet; thence east parallel with M street south,
one hundred and eight feet; thence south parallel
with 9th street east, forty-seven feet; thence west
along the line of M street south, one hundred and
eight feet to the place of beginning, improved
by houses numbered 1102 9th street southeast and
900 M street southeast.

Terms of sale: One-third of the purchase money
cash, and the remainder in two equal installments
in one and two years from day of sale, with interest at the rate of 6 per cent per annum, payable
semi-annually until paid, to be represented by
notes of the purchaser, secured upon the property,
or all cash, at the purchaser's option. Two hundred dollars to be deposited at time of sale,
terms to be compiled with within ten days from
day of sale, otherwise the trustees will resell at
risk and cost of defaulting purchaser. All conveyancing and recording at cost of purchaser.

S. HERBERT GIESY,
SOO 7th st. n.w.,
ANDREW B. DUVALL,
472 La. ave. n.w.,

ETHEA AROYE SALE IS POSTPONED UNTIL
ETHEA V. ILLY TWENTY THEMED. 1897

EFTHE ABOVE SALE IS POSTPONED UNTIL FRIDAY, JULY TWENTY-THIRD, 1897, at the same time and place

RATCLIFFE, SUTTON & CO., AUCTIONEERS. ASSIGNEES' SALE OF THE ENTIRE STOCK OF HARD-WARE, ETC., CONTAINED IN THE STORE OF L. H. SCHNEIDER'S SONS, 1010 PENNSYLVANIA AVENUE NORTHWEST.

NORTHWEST.

Under and by virtue of a general assignment, we will offer for sale, at public auction, on MONDAY, THE NINETEENTH DAY OF JULY, A.D. 1897, AT TEN O'CLOCK A.M., on the premises, the entire stock of Builders' Hardware, &c., in store No. 1010 Pennsylvania avenue northwest, lately conducted by L. H. Schneider's Sons.

The entire stock of Hardware and Merchandise will be offered in bulk, together with the Safe, Show Crees and, Fixtures, and if so sold, the assigness will procure from the owners of the building, if the purchaser so desires, a lease of said store, being the first and second floors of No. 1010 and the second floor of No. 1012, on said avenue, for a term of not less than two nor more than five years, at a monthly rental, payable in advance, of

a.m. till noon and from 1 to 5 p.m. daily, to date of sale.

Terms of sale: All cash. A deposit, if sold in bulk, of \$500 will be required at time of sale, and if the terms of sale are not complied with in 10 days from day of sale the assigness reserve the tight to resell at the risk and cost of defaulting purchaser, after five days' notice of such resele in some newspaper published in Washington, D. C. GEORGE H. PLANT, Jr., Assignee, 1420 New York ave. JAMES W. GREER, Assignee, 340 Indiana ave.

EFTHE ABOVE SALE IS POSTPONED UNTIL THURSDAY, TWENTY-NINTH JULY, 1897, AT TEN O'CLOCK A.M., on the premises.

GEORGE H. PLANT, Jr., Assignee, 1420 New York ave. JAMES W. GREER, Assignee, 1919-d&dbs

RATCLIFFE, SUTTON & CO., AUCTIONEERS.

RATCLIFFE, SUTTON & CO., AUCTIONEERS.

TRUSTEES' SALE OF TWO BUILDING LOTS ON O STREET BETWEEN TWENTY-FIRST AND TWENTY-SECOND STREETS NORTHWEST.

By virtue of a deed of trust, duly recorded in Liber No. 1716, folio 18 et seq., one of the land records of the District of Columbia, and at the request of the party secured thereby, we, the undersigned, trustees, will offer for sale, at public auction, in front of the premises, on TUESDAY, TWENTY-SEVENTH OF JULY, A.D. 1897, AT HALF-PAST FOUR P.M., the following described real estate, situate in the city of Washington and District of Columbia, to wit: All those certain pieces or parcels of land and premises, known and distinguished as and being all of lots numbered twenty-seven (27) and twenty-eight (29), in E. J. Hill's subdivision of lots in square number sixty-eight (68), as per plat recorded in Liber 11, folio 83, of the records of the office of the surveyor for the District of Columbia, together with the improvements.

Terms: One-third of the purchase money to be

the District of Columbia, together with the improvements. One-third of the purchase money to be paid in cash, the residue in 1 and 2 years, with interest at the rate of 6 per cent per annum, payable semi-annually, and secured by deed of trust on the property sold, or all cash, at 'he option of the purchaser. A deposit of \$100 required at the time of sale. Terms to be compiled with in 15 days from the day of saic, otherwise the trustees will resell at the risk and cost of defaulting purchaser, after 5 days' previous advertisement in some newspaper published in Washington, D. C. All conveyancing, &c., at the cost of the purchaser.

WALTER B. WILLIAMS & CO., AUCTIONEERS.

WALTER B. WILLIAMS & CO., AUCTIONEERS.

VALUABLE IMPROVED PROPERTY FOR SALE
AT PUBLIC AUCTION, REING THE DWELLING HOUSE, NO. 10 QUINCY STREET, WEST
ECKINGTON.

Under and by virtue of a deed of trust, dated
August 1, 1893, and recorded in Liber No. 1852,
folio 77, of the land records of the District of Columbia, the undersigned trustees will offer for sale
at public auction, in front of the premises, on
TUENDAY, THE TWENTY-SEVENTH DAY OF
JULY, A. D. 1897, AT FIVE O'CLOCK P.M., all
that lot of ground situate in the county of Washington, in said District, designated as lot No. 63
of Eugene Carusi and William J. Miller, trustees,
subdivision of lots Nos. 21, 22, 23 and the east ten
(10) feet of lot No. 24 of H. J. Gray and others'
subdivision in block No. 4, West Eckington, as said
first-mentioned subdivision is recorded in the office
of the surveyor of the District of Columbia, in
Liber County 9, folio 47, together with the improvements, consisting of a two-story bay-window
pressed-brick dwelling, containing six rooms, bath
room, pantry, etc. This property will be sold subject to a prior deed of trust to secure the payment
of \$2,500.

Terms of sale: One-third cash, balance in equal

DUNCANSON BROS., AUCTIONEERS.

TRUSTEES' SALE OF TWO-STORY AND BASE-MENT BRICK DWELLING, NO. 605 TENTH TRUSTEES' SALE OF ANNION NO. 600 TENAL STREET BRICK DWELLING, NO. 600 TENAL STREET NORTHEAST.

By virtue of a certain deed of trust, recorded in Liber No. 2001, at folio 416 et seq., of the land records of the District of Columbia, we shall sell, in front of the premises, on MONDAY, the NINE-TEEYH DAY of JULY, A.D. 1897, at SIX O'CLOCK P.M., lot 23, square 960, together with the improvements thereon.

Terms of sale: One-third cash, balance in one and two years, with interest at six per cent per annum payable semi-annually, 2000 required at time of sale.

CHARLES F. BENJAMIN, WM. H. DUNCANSON, Trustees.

MONDAY, JULY TWENTY-SIXTH, 1897, at the same time and place.

CHARLES F. BENJAMIN, WM. H. DUNCANSON, Trustees.

AUCTION SALES.

HOUSE, BEING NO. 727 4TH STREET SOUTHRAST.

By virtue of a deed of trust, dated 22d day of
June, 1896, and duly recorded in Liber 2141, folio
34 et seq., one of the land records of the District
of Columbia, and by direction of the party holding
the security, the undersigned trustees will sell, at
public auction, on WEDNESDAY, JULY TWENTYEIGHTH, 1897, at POUR O'CLOCK P.M., in front
of the premises, Lot 15, in square 796, together
with the improvements, as above stated, subject
to a prior doed of trust.

Terms of sale: Cash. A deposit of \$100 required
at time of sale. Sale to be closed in ten days,
otherwise the property will be resold at risk and
cost of defaulting purchaser. All conveyancing at
cost of purchaser.

H. K. SIMPSON,

H. K. SIMPSON, 302 Penna. ave. s.e.
CHAS. H. ALLENDER,
300 Penna. ave. s.e. ty?7-d&ds

300 Penna. ave. a.e.

CHANCERY SALE OF VALUABLE UNIMPROVED
REAL ESTATE, SITUATE AT THE SOUTHWEST CORNER OF N AND UNION STREETS,
SOUTHWEST WASHINGTON, D. C.
By virtue of a decree of the Supreme Court of the

WEST CORNER OF N AND UNION STREETS, SOUTHWEST WASHINGTON, D. C.
By virtue of a decree of the Supreme Court of the District of Columbia, passed in the cause of Frances M. Miller et al. vs. William R. Maddox et al., No. 16487 in Equity, we will offer for sale, in front of the premises, on WEDNESDAY, THE TWENTY-EIGHTH DAY OF JULY, A. D. 1897, AT FIVE O'CLOCK P.M., those certain lots or parcels of lands situate and lying in the city of Washington, District of Columbia, known as parts of original lots twenty (20) and twenty-one (21), and subdivision lots eighty (80), eighty-one (81) and eighty-two (82), in square 503; said lots having a frontage on N street of about sixty-five feet cleven inches, and a frontage on Union street of about one hundred and thirty-four feet five inches; the said land will first be offered for sale as a whole. Terms of sale, as prescribed by the decree: One-third of the purchase money to be paid in cash, and the residue in two equal installments at one and two-years from day of sale, for which the notes of the purchaser must be given, with interest, payable semi-annually, at the rate of 6 per centum per annum until paid, and secured by theed of trust on the property sold, or all cash, at the purchaser's option. A deposit of \$250 will be required at time of sale. All conveyancing, acknowledging and recording at purchaser's cost. If the terms of sale are not compiled with in ten days from day of sale the trustees reserve the right to resell at the cost and risk of defaulting purchaser, after five days' nocice in some newspaper published in Washington, D. C.

FRANK T. BROWNING, Trustee,

D. C. FRANK T. BROWNING, Trustee, 416 5th st. n.w. SAM'L MADDOX, Trustee, 340 Indiana ave, DUNCANSON BROS., Auctioneers. jyl6-d&ds THOMAS DOWLING & CO., AUCTIONEERS, 612 E st. n.w.

ADJOINING IVY CITY, D. C., IMPROVED BY A FRAME DWELLING AND OUTBUILDINGS.

By virtue of three certain deeds of thr ADJOINING IVY CITY, D. C., IMPROVED BY A FRAME DWELLING AND OUTBUILDINGS. By virtue of three certain deeds of trust, dated August 20, 1894; February 28, 1895, and November 21, 1895, respectively, and duly recorded in Liber 1933, at folio 292 et seq.; Liber 1994, at folio 307 et seq., and Liber 2089, at folio 31 et seq., respectively, of the land records of the District of Columbia, and at the request of the party secured thereby, we will sell, at public auction, on the premises, on FRIDAY, THE TWENTY-THIRD DAY OF JULY, 1897, AT FIVE O'CLOCK P.M., the following described land and premises, situate in the county of Washington, District of Columbia, and designated as Part of Youngsberough: Beginning at stone No. four (4) at the "Gum Tree;" running thence south seventy-five and three-quarters (75%) degrees, east one hundred and thirteen (113) links; thence north forty-three and one-quarter (434) degrees, east eleven hundred and twenty-sig (1,126) links; thence north sixty-three and three-quarters (65%) degrees, west one thousand and twenty-one (1,021) links to Kendall Green; thence twelve hundred and seventy-four (1,274) links to said "Gum Tree" and beginning, containing six (6) acres and thirty-two (32) perches, more or less.
Sold subject to a prior incambrance of \$3,500 and accrued interest, further particulars of which will be announced at sale.

Terms: All over and above the above mentioned incumbrance assumed to be paid in cash, of which a deposit of \$200 will be required at time of sale

Terms: All over and above the above mentioned incumbrance assumed to be paid in cash, of which a deposit of \$200 will be required at time of sale. Taxes paid to June 30, 1897. All conveyancing and recording at cost of purchaser. Terms to be complied with within ten days, otherwise the trustees reserve the right to resell at the risk and cost of defaulting purchaser.

RICHARD E. PAIRO, Trustee,
HERBERT A. GILL, Trustee,
1312-4&ds

DUNCANSON BROS., AUCTIONEERS. DUNCANSON BROS., AUCTIONEERS.

TRUSTEES' SALE OF VALUABLE IMPROVED REAL ENTATE, NOS. 145, 149 AND 455 L STREET SOUTHEAST.

By virtue of three certain deeds of trust to us, dated May 11, 1892, and duly recorded May 19, 1892, in Liber No. 1691, at folios §3, 100 and 111 et seq., of the land records of the District of Columbia, and at the request of the party secured thereby, we, the undersigned trustees, will sell, at public auction, in front of the premises, on THURSDAY, THE TWENTY-SECOND DAY OF JULY.

A. D. 1897, AT FIVE O'CLOCK P.M., the following described land and premises, situate in the city of Washington, in the District of Columbia, and designated as and being all of lots numbered seventeen (17), nineteen (19) and twenty-two (22), in W. H. Doberty's subdivision in square numbered seven hundred and forty-two (742), as per plat in Liber 19, folio 92, of the records of the surveyor's office of the District aforesaid; together with the improvements, consisting of three two-story and basement brick dwelling houses, Nos. 145, 149 and 155 L st. s.e.

Terms of sale: One-third of the purchase money

L st. s.e.
Terms of sale: One-third of the purchase money to be reid in each and the below to

C. G. SLOAN & CO., Auctioneers, 1407 G st.

CHANCERY SALE GF VALUABLE IMPROVED BUSINESS PROPERTY. NOS. 460 TO 470, INCLUSIVE, ON C STREET NORTHWEST BETWEEN FOUR AND A HALF AND SIXTH STREETS.

By virtue of a decree of the Supreme Court of the District of Columbia, passed on the 9th day of July, A.D. 1897, in a cause wherein Lester Kimmell and others are complainants and Mary E. S. Kimmell Gray and others are defendants, being cause No. 17801 of the equity dockets of said court, the undersigned will offer for saie at public anction, in from of the premises, on WEDNESDAY. THE TWENTY-EIGHTH DAY OF JULY, A. D. 1897, at HALF-PAST FOUR O'CLOCK P. M., all those pieces or parcels of land and premises lying and situate in the city of Washington, in the District of Columbia, and known and described as and being all of original lots sixteen (16), seventeen (17) and eighteen (18), in square numbered four hundred and ninety-one, containing 19,258 source feet of ground, with the improvements thereon, consisting of four brick dwellings and one large brick stable.

Terms of sale as prescribed by the decree: One-third of the purchase money to be pald in cash and the balance in two equal installments, payable in one and two years from the day of sale, the deferred payments to be represented by the notes of the purchaser or purchasers, bearing interest at the rate of six per centum per annum, payable semi-annually, and secured by first deed of trust upon the property sold, or all cash, at the purchaser's option. A deposit of five hundred dollars will be required of the purchaser at the time of sale. All conveyancing, recording and notarial fees at cost of purchaser. Terms of sale to be complied with within fifteen days from day of sale, otherwise the trustees reserve the right to resell the property at the risk and cost of the defaulting purchaser, after such previous public advertisement as they may deem necessary.

DUNCANSON BROS., AUCTIONEERS.

DUNCANSON BROS., AUCTIONEERS.

DUNCANSON BROS., AUCTIONEERS.

TRUSTEES' SALE OF A NICE TWO-STORY SIX-ROOM BRICK DWELLING, KNOWN AS PREMISES 1223 I STREET NORTHEAST.

By virtue of a certain deed of trust, dated the sixteenth (16th) day of March, A.D. 1894, and recorded among the land records of the District of Columbia, in Liber No. 1885, follo 421 et seq., and at the request of the holder of the notes secured thereby, we will offer at public auction, in front of the premises, ON THURSDAY, THE TWENTY-NINTH DAY OF JULY, A.D. 1897, AT FIVE O'CLOCK P.M., the following described real estate, situate in the city of Washington, District of Columbia, and known and described as follows: All that certain piece or parcel of land and premises known and distinguished as and being lot numbered one hundred and thirty-eight (138) of "Washington Brick Machine Companys" subdivision of lots in square ten hundred and three (1003), as per plat recorded in Liber 15, follo 84, of the records of the surveyor's office of the District of Columbia, together with the improvements thereon.

Terms of sale: On-third of the purchase money to be paid in cash, and the balance to be paid in two equal instailments, respectively in one and two years, to be secured by a deed of trust upon the property sold, with interest thereon, payable seminanually, at the rate of six per cent per annum until paid, or all cash, at the option of the purchaser. Sale tr be closed in fifteen days from day of sale, otherwise the property to be resold at the risk and cost of defaulting purchaser, after five days' advertisement in some paper published in the city of Washington, D. C. Conveyancing at the cost of the purchaser.

LOUIS D. WINE.

CLARENCE B. RHEEM, Trustees.

THOS. J. OWEN, AUCTIONEER, 913 F ST. N.W. TRUSTEE'S SALE OF VALUABLE IMPROVED AND UNIMPROVED REAL ESTATE, KNOWN AS LOTS NUMBERED 2 AND 3, GRANT ROAD, IN TENLETTOWN, DISTRICT OF COLUMBIA, WITH A FRONTAGE OF ABOUT 82 FEET ON GRANT ROAD BY A DEPTH OF 85 FEET.

82 FEET ON GRANT ROAD BY A DEPTH OF 85 FEET.

In compliance with power contained in the will of laane Shoemaker, deceased, of Montgomery county, Maryland, and by virtue of a decree of the Supreme Court of the District of Columbia, passed in Equity Cause No. 15001, wherein Nettle G. Greenwell et al. are complainants and Elizabeth H. Shoemaker et al. are defendants, the undersigned, trustee, will sell, at public auction, in front of the premises, on MONDAY, JULY TWENTY-SIXTH, 1807, AT HALF-PAST FIVE O'CLOCK P.M., that piece or parcel of real estate, being lots 2 and 3, Grant road, with the improvements thereon, being a small frame house.

Terms of sale: One-third cash, balance in two equal installments of one and two years, with interest from the day of sale, secured by a deed of trust on the property sold, or all cash, at the option of the purchaser. A deposit of \$300 required at time of sale. Conveyancing and recording at purchaser's cost. Terms of sale to be complied with in ten days from day of sale, or the property will be resold at risk and cost of defaulting purchaser.

AUCTION SALES. FUTURE DAYS.

C. G. SLOAN & CO., AUCTIONEERS, 1407 G ST.

DUNCANSON BROS., AUCTIONEERS,

330 41/2 st. n.w., Trustee

THOS. J. OWEN, AUCTIONEER, 913 F ST. N.W.

grounds.
Terms: Sold subject to a deed of trust of \$2,900, due April 1, 1900; palance over and above said trust, cash. A deposit of \$100 required at time of sale. Conveyancing and recording at cost of purchaser. jy16-d&ds THOS. J. OWEN, Auctioneer

ASSIGNEE'S SALE OF THE EN-TIRE STOCK OF HARD-WARE, HARNESS, ETC., CONTAINED IN THE STORE OF THE PATE HARDWARE AND HARNESS COMPANY,

owner of the building a lease of the whole or part thereof.

If a sufficient sum, in the opinion of the assignee, is not bid for the stock, etc., when so offered in bulk, the same will be sold in lots and parcels and separate pieces to the highest bidder.

The store will be open for inspection during business hours daily to day of sale.

Terms of sale: All cash. If sold in bulk, a deposit of \$5.00 will be required at time of sale, and if the terms of sale are not compiled with in three days from day of sale the assignee reserves the right to resell at the risk and cost of defaulting purchaser, after five days' notice of such resale in some newspaper published in Washington, D. C.

GEORGE G. EATON, Assignee, jy16-d&ds

308 10th st. n.w.

THOMAS DOWLING & CO., AUCTIONEERS,

THOMAS DOWLING & CO., AUCTIONEERS,
612 E St. B.W.

THOMAS DOWLING & CO., AUCTIONEERS,
612 E St. B.W.

TRISTEES SALE OF VALUABLE ACHEAGE
PROPERTY AT DEANEWOO'S, DISTRICT OF
COUNTRY AT DEANEWOO'S, DISTRICT OF
COUNTRY AT DEANEWOO'S, DISTRICT OF
COUNTRY BY THREE LARGE
FROM FOR TO SIX ROOMS EACH.
Under and by virtue of Deanework of the Supreme
court of the District of Columbia and under and
by virtue of a certain deed of treat
and others, Equity No. 15085. In the Supreme
Court of the District of Columbia and under and
by virtue of a certain deed of treat
sy virtue of a certain deed of treat
we, the undersigned trustees will sell, at public
auction, in front of the premises, at FOUR
O'CLOCK IN THE AFTERNOON, ON THURSDAY,
THE TWENTY-SECOND DAY OF JULY, A.D.
1897, the following described land and premises,
with the improvements casements, rights, ways
and appurtenances thereto belonging, situate and
lying in the county of Washington, District of Colunbia, and designated as part of "Beall's Adventure and Fife Enlarged," beginning for same
at a stone planted at the gateway of the road
leading to the dwelling house which was occupied
by Levi Sheriff, deceased, at the time of his death,
running thence along the west line of said road
south 14½ degrees cast 33.48 perches to a stone;
thence south 21½ degrees cast 31.88 perches along
the west line of said road to a stone; thence north
75½ degrees west 236 perches to the Baltimore
and Ohlo railroad line; thence north 47½ degrees
east 28.88 depreches; thence south 88 degrees cast 23.89 deprehes there con the 15%,
follo 360, and Liber 1617, follo 114, respectively.
In pursuance of the order of court above referred to this tract of land has been subdivided
win, American Energiser Manufacturing Company
and Southern Maryland Eaglinead court, will
be exhibited at the sale, also prior thereto a

and interest from the 13th tag.

1897.

Terms of sale: All the purchase money above the said prior incumbrance in cash. A deposit of \$100 will be required at the time of sale, and all conveyancing at purchaser's cost, with the right to resell after three days notice in The Evening Star at the risk and cost of the defaulting purchaser, if terms are not complied with within fifteen (15) days.

HERBERT M. LOCKE, Trustee,

fortunate sis-ters. Social obburdensome cares, or the fall upon wo-men who work for their living. Life would

tinual, dragging, nerve-sapping weakness which most women endure renders every duty a burden, and turns every effort into a source of misery and pain.

There is no need of these difficulties.

It is the only scientific preparation of its kind; the tried "Prescription" of an educated, widely experienced physician. Nearly a hundred cases of the severest forms of female complaint with the methods by which they were permanently cured are described in one chapter of Dr. Pierce's thousand-page illustrated book, "The People's Common Sense Medical Adviser."

Mr. Bailey Explains. casions when the lone star statesman had voted for free coal, free iron ore, free barbed wire, free sugar and even free wool democracy to go into the battle again with

schedule. He figured out a differential in favor of the refiner in the present law at the prices prevailing in 1804 of 52½ cents per 100 pounds. Taking Mr. Swanson's illustration of the 92 degree sugars, Mr. Payne figured on the basis of the amount of raw sugar nutrofined (1111). of raw sugar unrefined (114½ pounds) that the refiner under the present law had a differential of .314 per 100 pounds against 173 of differential in the proposed schedule,
Mr. Dingley openly avowed that the
schedule gave a slight additional protection to refined sugar, but at the same time
it raised raw all along the line. Trusts,
he said, could not be eradicated by epithets. "The way to breek down the trusts." he cried, "is to establish a beet sugar fac-tory in every congressional district in the country and make competition. That is

views were diametrically opposed, but each had the authority of a democratic plat-form. When Mr. Payne took his seat form. When Mr. Payne took his seat Gov. Dingley arose amid a storm of cheers and demarded the previous question on the adoptior of the conference report. Vainly Mr. Johnson (Ind.) tried to ask Mr. Dingley a question while the question was

Considerable excitement occurred while

from voting. Mr. Hartman, silverite, Mon-tana, did not vote.

The populists who voted against the report were as follows: Baker, Barlow, Bot-kin, Fowler, Jett, Lewis, Marshall, Martin, Peters, Simpson, Strowd and Vincent. Four did not vote—Howard, Kelley, Stark and

sent.

Grosse, now building for the North German Lloyd in the yards of the Vulcan Ship Building Company in Stettin, is proceeding rapidly. The masts have just been placed in position forward and aft of the four enormous smokestacks. The four new constructed by the establishment of Krupp for the two new twin-screw express steamers of the North German Lloyd, the Kaiser Wilhelm der Grosse and the Kaiser Friedrich, have created considerable interest in technical circles. As far as known, this is the first time that nickel steel shafts of this

AUCTION SALES OF REAL ESTATE, &c.

Walter B. Williams & Co., Aucts., 10th and D sts. n.w.—Sale of dwellings Nos. 813-815 4th st. n.e., on Wednesday, July 21, at 5:30 o'clock p.m. Thomas Dowling & Co., Aucts., 612 E st. n.w.—Sale of property on west side of Valley st., Georgetown, D. C., on Wednesday, July 21, at 5 o'clock p.m. George W. Field, executor.

C. G. Sloan & Co., Aucts., 1407 G st. n.w.—Trustees' sale of dwelling No. 816 L st. n.w., on Wednesday, July 21, at 5 o'clock p.m. James E

DUNCANSON BROS., AUCTIONEERS. TRUSTEES' SALE OF DESIRABLE DOUBLE TWO-STORY AND BASEMENT BAY-WINDOW BRICK DWELLING, NO. 1406 COLUMBIA STREET, NEAR O STREET NORTHWEST.

By virtue of a deed of trust, duly recorded in Liber No. 1837, folio 375 et seq., of the land records of the District of Columbia, we will sell, in frent of the premises, on FRIDAY, the THIRTETH DAY of JULY, A.D. 1897, at FIVE O'CLOCK P.M., the following described land and premises, situate in the city of Washington, District of Columbia, and designated as part of lot No. twelve (12) in Samuel Redfern's suddivision of square numlered three lundred and sixty-six (3%).

water and one one-story frame building of two rooms.

Terms of sale to be made known at the time of sale. A deposit of \$200 to be made at the time of the sale. Terms to be complied with within 10 days from day of sale, otherwise the undersigned, executor, reserves the right to resell the property at the risk and cost of defaulting purchaser, after 5 days' notice of such sale in some newspaper published in the city of Washington, District of Columbia. All conveyancing to be at the cost of the purchaser.

purchaser.

MILTON M. HOLLAND, Executor,

iy8-cod5t

O09 D at. n.w.

EVALUATE ABOVE SALE IS POSTPONED, ON ACCOUNT of the rain, until THURSDAY, TWENTYSECOND JULY, 1897, AT HALF-PAST FIVE
O'CLOCK P.M.

MILTON M. HOLLAND, Executor,

y10-dads

AUCTION SALES. FUTURE DAYS. WALTER B. WILLIAMS & CO., AUCTIONEERS

FUTURE DAYS. THOMAS DOWLING & CO., AUCTIONEERS, 612 E st. n.w. TRUSTEES' SALE OF TWO-STORY BRICK HOUSE, BEING NO. 727 4TH STREET SOUTH-

C. G. SLOAN & CO., AUCTIONEERS, 1407 G ST. TRUSTEES' SALE OF VALUABLE IMPROVED REAL ESTATE, KNOWN AS NUMBER 135 M STREET NORTHEAST.

By virtue of a decree of the Supreme Court of the District of Columbia, passed on July 12, 1897, in equity cross No. 18031, the undersigned trustees will sell, at public auction, in front of the premises, on FRIDAY, the THIRTIETH DAY of JULY/1897, at the bour of FIVE O'CLOCK P.M., the following described land and premises, situated in the city of Washington, in the District of Columbia, and designated as and being lot No. 2 of CHARLES T. UHLMANN'S sul division of lots in souare 719, in the city of Washington, in said District, improved by a two-story brick dwelling, known as premises No. 135 H street northeast.

Terms of sale, as prescribed by said decree: One-third of the purchase money in cash, and the onlance in one and two years after sale, with interest, the deferred payments to be secured by a good and sufficient deed of trust upon the premises sold, or all cash, at the option of the purchaser. A deposit of \$100 required at the time of sale. Terms of sale to be compiled with within ten days from day of sale, otherwise the trustees reserve the right to resell at the risk and cost of the defaulting purchaser, after five days' advertisement of such resele in some newspaper published in Washington, D.C. All conveyancing, etc., at the cost of the

JOSEPH SHILLINGTON,

EDWIN FORREST, \$17-319 4½ st. n.w. Trustees, Jy17-d&ds

DUNCANSON BROS., AUCHONEERS.

TRUSTEES SALE OF VALUABLE REAL ESTATE ON TWENTY-EIGHTH STREET, OLIVE STREET AND TWENTY-SEVENTH STREET NORTHWEST.

By virtue of a decree of the Supreme Court of the District of Columbia, passed on July 12, 1897, in Equity Cause No. 14557, the undersigned trustees will sell at public auction, in front of the respective premises, hereiunfter described, on Teursday, THE TWENTY-NINTH DAY OF JULY, 1897, COMMENCING AT SIX O'CLOCK P.M., the following described lands and premises situated in the city of Washington, in the District of Columbia, as the same appear upon the public land records of said District, to wit: Said trustees will first offer for sale, commencing at the time stated, lot 26, in square 1215; immediately thereafter the south ½ of lot 32, in said square: immediately thereafter the south ½ of lot 32, in square 1217, and immediately thereafter south ½ of lot 32, in said square: immediately thereafter south ½ of lot 36, in said square 1217, and immediately thereafter south ½ of lot 32, in said square 1217, and immediately thereafter south ½ of lot 32, in said square 1217, and immediately thereafter south ½ of lot 32, in said square 1217, and immediately thereafter south ½ of lot 32, in said square 1217, and immediately thereafter south ½ of lot 56, in said square 1217, and immediately thereafter south ½ of lot 56, in said square 1217, and immediately thereafter south ½ of lot 56, in said square 1217, and immediately thereafter south ½ of lot 56, in said square 1217, and immediately thereafter south ½ of lot 58, in said squares 1215 and 2217, having been heretofore known as squares 45 and 47, tespectively, upon the ground plan of the late city of Georgetown, in said District.

Terms of sale, as prescribed by said decree: One-third of the purchasers money to be paid in eash and the balance in one and two years after sale, with interest, the deferred payments to be secured by a good and sudmichent deed of trust upon the premises of sale on each parcel. Terms of sale, otherwise th

THOS. J. OWEN, AUCTIONEER, 913 F ST. N.W.

VERY VALUABLE IMPROVED PROPERTY, BEING THE HANDSOME 3-STORY FRAME
DWELLING, WITH A.M.L. NO. 108 ARTHUR
STREET, ANACOSTIA, D. C.
At auction on THURSDAY, HLLY TWENTY,
SECOND, 1897, AT FIVE O'CLOCK P.M., I will
sell at the request of the owner, in front of the
premises, the east 5 feet front on Valley st. of lot
No. 90 by the full depth thereof, and all of lots
Nos. 90, 91, 92, 93 and 94 of H. A. Griswold's subdivision of part of Chichester, fronting 105 feet on
Arthur st. by a depth of 109 feet to a wide alley,
Improved by a handsome three-story frame dwelling, with all modern improvements, hot and cold
water, handsomely papered and finished throughout,
Property formerly owned by Henry Kraak. This is
very desirable property with large and beautiful
grounds.

RATCLIFFE, SUTTON & CO., AUCTIONEERS.

308 TENTH STREET N. W. 308 IENTH STREET N. W.
Under and by virtue of a general deed of assignment, duly recorded in the land records of the District of Columbia, I will offer for sale, at public auction. ON TUESDAY, THE TWENTY-SEVENTH DAY OF JULY, A.D. 1837. AT TEN O'CLOCK A.M., on the premises, the entire stock of Hardware, Harness, Contractors' Supplies, etc., in stoce No. 308 Tenth street northwest, lately conducted by The Pate Hardware and Harness Company.

The entire stock will be offered in bulk, together with the Safe, Slow Cases, Flatters and Horse and Wagon. The purchaser can procure from the owner of the building a lease of the whole or part thereof.